| Petitioner: Union/workers/firm | Location | Date received | Date of petition | Petition No. | Articles produced |
|--|-----------------------|---------------|------------------|--------------|---------------------------------|
| Chris-Craft Industrial Products (ACTWU). | Waterford, NY | 03/27/95 | 03/17/95 | 30,861 | Automotive padding, insulation. |
| Bourns, Inc.—Pressure Products (Wrks). | Riverside, CA | 03/27/95 | 03/09/95 | 30,862 | Pressure transducers. |
| Johnson Controls, Inc. (UAW). | Garland, TX | 03/27/95 | 03/15/95 | 30,863 | Automobile batteries. |
| Bridgestone/Firestone, Inc. (URW). | Decatur, IL | 03/27/95 | 02/17/95 | 30,864 | Tires—auto, light truck. |
| Ohio Coil Service (IUE) | Newcomerstown, OH. | 03/27/95 | 03/15/95 | 30,865 | High voltage formed coils. |
| BASF Corporation (UTWA) | Lowland, TN | 03/27/95 | 03/14/95 | 30,866 | Nylon staple fibers. |
| Butterick Co. (Wrks) | New York, NY | 03/27/95 | 03/16/95 | 30,867 | Patterns for home sewing. |
| Kodalux Processing Services (Co). | Findlay, OH | 03/27/95 | 03/15/95 | 30,868 | Photographic prints. |
| Ochoco Lumber Co. (IAMAW). | Prineville, OR | 03/27/95 | 03/15/95 | 30,869 | Pine dimensional lumber. |

APPENDIX—Continued

[FR Doc. 95–8326 Filed 4–4–95; 8:45 am] BILLING CODE 4510–30–M

Philips Components (Co)

[TA-W-30,820]

General Electric Capital Corporation, G.E. Electronic Rental and Repair, Erie, Pennsylvania; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on March 20, 1995 in response to a worker petition which was filed on behalf of workers and former workers at G.E. Electronic Rental and Repair, a subdivision of General Electric Capital Corporation, Erie, Pennsylvania (TA–W–30,820).

The Department of Labor has verified that the three petitioners were not employed by the above subject firm or its subdivision, and that each worker represented a separate firm.

Consequently, this is not a valid petition and the Department of Labor cannot make a determination as to whether the workers are eligible for adjustment assistance benefits under the Trade Act of 1974.

Therefore, further investigation in this matter would serve no purpose, and the investigation has been terminated.

Signed at Washington, DC this 27th day of March 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–8325 Filed 4–4–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-29,743]

Saugerties, NY

03/27/95

IBM Corporation, Poughkeepsie, New York; Notice of Revised Determination on Reconsideration

03/20/95

On October 3, 1994, the Department issued an Affirmative Determination Regarding Application for Reconsideration for the former workers of the subject firm. The notice was published in the **Federal Register** on October 14, 1994 (59 FR 52193).

The Department expanded its investigation to include the entire Large Scale Computing Division (LSCD) at Poughkeepsie, New York where mainframe computers are produced.

Investigation findings show that sales of computer hardware declined in FY 1993 compared to FY 1992 and in the year to date 3rd quarter of 1994 compared to the same period in 1993. The findings on reconsideration show substantial worker separations in 1993 and in 1994.

Other findings on reconsideration show that IBM lost market share of mainframe processors and processor subassemblies and components in 1994.

U.S. imports of automatic data processing equipment and parts increased in the latest 12 month period ending in February 1994 compared to the same period in 1993.

Other IBM certifications are for workers at Rochester, Minnesota (TA–W–29,026) computer storage equipment; (TA–W–30,176) computers; at Endicott, New York (TA–W–30,258) mainframe computer hardware and software and (TA–W–30,397) printed circuit boards and at Hopewell Junction, New York (TA–W–29,752) computer chips.

Conclusion

30,870 | Electronic components.

After careful consideration of the new facts obtained on reconsideration, it is concluded that workers at IBM Poughkeepsie, New York were adversely affected by increased imports of articles that are like or directly competitive with the LSCD mainframes produced at Poughkeepsie, New York. In accordance with the provisions of the Act, I make the following revised determination for workers of IBM Corporation, Poughkeepsie, New York.

All workers of IBM Corporation in Poughkeepsie, New York who became totally or partially separated from employment on or after March 31, 1993 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, D.C., this 23rd day of March, 1995.

Victor J. Trunzo,

Program Manger, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–8329 Filed 4–4–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30, 551 and TA-W-30, 552]

Notice of Negative Determination Regarding Application for Reconsideration

In the matter of Mac Tools, Inc., Washington Court House, Ohio; and Mac Tools, Inc., Sabina, Ohio.

By an application dated February 28, 1995, the petitioners with Congressional support requested administrative reconsideration of the subject petition for trade adjustment assistance, TAA. The denial notice was issued on February 9, 1995 and published in the **Federal Register** on March 1, 1995 (60 FR 11120).

Pursuant to 29 CFR 90.18(c) reconsideration may be granted under the following circumstances:

- (1) If it appears on the basis of facts not previously considered that the determination complained of was erroneous;
- (2) if it appears that the determination complained of was based on a mistake in the determination of facts not previously considered; or
- (3) if in the opinion of the Certifying Officer, a misinterpretation of facts or of the law justified reconsideration of the decision.

Investigation findings show that the workers produce mechanics' hand tools.

The Department's denial was based on the fact that the "contributed importantly" test of the Group Eligibility Requirements of the Trade Act was not met. Both plants will close in April 1995 because of a corporate decision to consolidate operations at other domestic corporate facilities. A domestic transfer of production would not form a basis for a worker group certification. Further, the findings show increased sales and production of mechanics' hand tools at the subject plants in the first nine months of 1994 compared to the same period in 1993.

Other findings show that neither the subject plants nor its parent, Stanley Works in Connecticut, imported hand tools from China in the relevant period.

Conclusion

After review of the application and investigative findings, I conclude that there has been no error or misinterpretation of the law or of the facts which would justify reconsideration of the Department of Labor's prior decision. Accordingly, the application is denied.

Signed at Washington, D.C., this 27th day of March, 1995.

Victor J. Trunzo

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–8328 Filed 4–4–95; 8:45 am]

[TA-W-30,592]

Amended Certification Regarding Eligibility to Apply for Worker Adjustment Assistance

In the matter of Santa Fe Minerals, Inc., Dallas, Texas, and Santa Fe Minerals, Inc., operating in the Gulf of Mexico and at various locations in the following states: Arkansas, TA–W–30,592A, Louisiana, TA–W–30,592B, Oklahoma, TA–W–30,592C, California, TA–W–30,592D, Texas, exc. Dallas, TA–W–30,592E.

In accordance with Section 223 of the Trade Act of 1974 (19 U.S.C. 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance applicable to all workers of the subject firm.

The certification was issued on February 17, 1995 and published in the **Federal Register** on March 10, 1995 (60 FR 13177).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New findings show that worker separations occurred at various locations in the states of California and Texas.

Accordingly, the Department is amending the certification to properly reflect the correct worker group.

The intent of the Department's certification is to include all workers of Santa Fe Minerals, Inc., Dallas, Texas and operating in the Gulf of Mexico and at various locations in Arkansas, Louisiana, Oklahoma, California and Texas who were adversely affected by increased imports of crude oil.

The amended notice applicable to TA-W-30,592 is hereby issued as follows:

All workers of Santa Fe Minerals, Inc., Dallas, Texas and operating in the Gulf of Mexico and at various locations in the states of Arkansas, Louisiana, Oklahoma, California and Texas, except Dallas who had become totally or partially separated from employment on or after December 13, 1993 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed at Washington, DC, this 27th day of March, 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–8327 Filed 4–4–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30,345 and TA-W-30, 345A]

Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In the matter of Tobin-Hamilton Company, Inc. Mansfield, Missouri, and Tobin-Hamilton Company, Inc. New Balance for kids Division West Bridgewater, Massachusetts.

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on November 30, 1994, applicable to all workers of the subject firm. The Notice was published in the **Federal Register** on December 16, 1994 (59 FR 65077).

At the request of the company, the Department reviewed the certification for workers of the subject firm. New findings show worker separations in 1994 at the subject firm's sales division in West Bridgewater, Massachusetts.

Accordingly, the Department is amending the certification to include the subject firm's workers at West Bridgewater, Massachusetts.

The amended notice applicable to TA-W-30,345 is hereby issued as follows:

All workers of Tobin-Hamilton Company, Inc., Mansfield, Missouri and New Balance for Kids Division, West Bridgewater, Massachusetts who became totally or partially separated from employment on or after September 20, 1993 are eligible to apply for adjustment assistance under Section 223 of the Trade Act of 1974.

Signed in Washington, DC, this 23rd day of March, 1995.

Victor J. Trunzo,

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–8324 Filed 4–4–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30,815]

Tobin-Hamilton Company, Inc., New Balance for Kids Division, West Bridgewater, Massachusetts; Notice of Termination of Investigation

Pursuant to Section 221 of the Trade Act of 1974, an investigation was initiated on March 20, 1995 in response to a worker petition which was filed on behalf of workers at Tobin-Hamilton Company, Inc., New Balance for Kids Division, West Bridgewater, Massachusetts.

An active certification covering the petitioning group of workers remains in effect (TA–W–30,345). Consequently, further investigation in this case would serve no purpose, and the investigation has been terminated.

Signed in Washington, D.C. this 27th day of March, 1995.

Victor J. Trunzo.

Program Manager, Policy and Reemployment Services, Office of Trade Adjustment Assistance.

[FR Doc. 95–8330 Filed 4–4–95; 8:45 am] BILLING CODE 4510–30–M

[TA-W-30,740]

Wirekraft Industries, Incorporated, Marion, Ohio; Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974 (19 USC 2273) as